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5 6 7 8 9 10	Warren L. Dranit, Calif. State Bar #160252 Terry S. Sterling, Calif. State Bar #106379 Spaulding McCullough & Tansil, LLP 90 South E Street, Suite 200 Santa Rosa, CA 95404 707.524.1900 phone 707.524.1906 fax Email: dranit@smlaw.com; sterling@smlaw.com Attorneys for Plaintiff NEWMATIC SOUND SYSTEMS, INC.	
12 13	UNITED STATES I FOR THE NORTHERN DIS	
14 15 16 17 18 19 20	NEWMATIC SOUND SYSTEMS, INC. (a California corporation), Plaintiff vs. MAGNACOUSTICS, INC. (a New York corporation), WAYNE LEDERER, individually, and DOES 1-10, inclusive, Defendants.	CASE NO. CV 10-00129 JSW Judge: Jeffrey S. White PLAINTIFF NEWMATIC SOUND SYSTEMS, INC.'S EX PARTE APPLICATION FOR ADMINISTRATIVE RELIEF AND APPROVAL TO FILE A MEMORANDUM IN OPPOSITION TO DEFENDANT'S MOTION TO DISMISS FIRST AMENDED COMPLAINT IN EXCESS OF 15 PAGES IN LENGTH; DECLARATION OF TERRY S. STERLING; [PROPOSED] ORDER
21 22 23 24 25	to Dismiss First Amended Complaint For Lack Of Approperly oppose the Motion, more space is needed to	Newmatic Sound") is opposing defendants' Motion Article III Standing ("Motion"). In order to than the 15 pages allowed by this Court's Civil
262728	Standing Order, ¶6. Pursuant to Rules 7-10 and 7-1 hereby submits its Ex Parte Application for Admini	

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1	pages, and requests that approval be granted to file a longer opposition memorandum, not to exceed	
2	25 pages in length.	
3	Good cause exists to grant this Ex Parte Application. Defendants have moved to dismiss the	
4	First Amended Complaint based on: an alleged lack of personal jurisdiction as to defendant	
5	Magnacoustics, Inc.; an alleged lack of personal jurisdiction as to defendant Wayne Lederer; and an	
6	alleged lack of Article III standing as a result of Newmatic Sound's failure to include Wayne Lederer	
7	owner of the patent at issue, as a defendant in the original Complaint (defendants claim that this	
8	defect was not cured by adding Lederer as a defendant in the First Amended Complaint). The	
9	arguments relating to all of these issues, and particularly the arguments relating to personal	
10	jurisdiction, are very fact intensive. Newmatic Sound must detail all of the contacts that each of the	
11	defendants has with the State of California, and then analyze those facts under the applicable legal	
12	principles. To do so and still be able to respond to defendants' arguments regarding Article III	
13	standing will require more than 15 pages.	
14	Newmatic Sound anticipates that the memorandum in opposition to the Motion will not	
15	exceed 25 pages, and that this amount of space is necessary to fully argue the issues raised in the	
16	Motion. Newmatic Sound will not have the opportunity to provide the court with a full analysis of	
17	the jurisdictional issues, including a complete analysis of the law and facts pertaining thereto, unless	
18	this Application is granted.	
19	Therefore, Newmatic Sound respectfully requests that this Court grant this Ex Parte	
20	Application and allow Newmatic Sound to file a memorandum of points and authorities in support of	
21	its Opposition to defendants' Motion to Dismiss not to exceed 25 pages in length.	
22	DATED: April 7, 2010 Respectfully submitted,	
23	SPAULDING MCCULLOUGH & TANSIL, LLP	
24	Attorneys For Plaintiff NEWMATIC SOUND SYSTEMS, INC.	
25		
26	By: /s/ Terry S. Sterling	
27	Terry S. Sterling	
28		

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1	<u> [PROPOSED]</u> ORDER	
2	IT IS HEREBY ORDERED that plaintiff NEWMATIC SOUND SYSTEMS, INC. may file a	
3	Memorandum of Points and Authorities in opposition to defendant's Motion to Dismiss First	
4	Amended Complaint For Lack Of Article III Standing of up to 25 pages in length.	
5		
6	DATED: April 13, 2010 Jeffrey SWhits	
7	HONO LAVIE JE FREY S. WHITE United States District Judge	
8	Onice States District stage	
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